

Bamulus A. Muhammad,
Plaintiff
v.

O. A. Brad Fulk, et al;
Defendants

In The United States District Court
For The Western District Of
Penns.

Civil No. 04-131 Ene
Magistrate Judge
Paradise - Baxter

Plaintiff's Motion To Dismiss And
Discontinue Civil Proceedings

And now, this 2nd day of November, 2005 comes the Plaintiff, Bamulus A. Muhammad, Pro. Se, in his motion to Dismiss And Discontinue Civil Proceedings, in this above caption case against all of the Defendants, O. A. Brad Fulk, and First Asst. Robert Sambrock, Jr, without prejudice, for the said reason:

1. Due to the Defendants by and through their attorney Matthew M. Doughlin, Esq. evidence in suggesting the Defendants motion for Summary judgement, requires a far and over reaching material challenge upon the Plaintiff, which the Plaintiff, as a prisoner confined, and totally restricted by this captivity, restricting phone calls, visits to the law library,

and/or an inadequate law material resources, and the Plaintiff having to rewrite ever forward document over by hand, due to no secure means to have legal material copied, along with the total control and monitoring the Plaintiffs mail, phone calls and means to properly, and intelligently secure his claims against the Defendants, without any further undue laboring of the Honorable Court and this Plaintiff;

The Plaintiff requests upon this Honorable Court at this time to render the Defendants request in motion for Summary Judgment as moot, and discontinue all of the claims against the Defendants, in these civil proceedings, and dismiss without any further action the Plaintiffs civil Complaint in this above caption case, without prejudice. We pray!

November 2, 2005

Sincerely, submitted
 Ibrahim A. Muhammad
 Pro. Se Plaintiff
 1895 E.C.P.
 1618 Ash Street
 Erie, Pa. 16503

Beaulieu A. Muhammad

Plaintiff

v.

O.A. Brad, Faulk, et al.

Defendants

Civil No. 04-131 Eux

Magistrate Judge

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Certificate of Service

I, Beaulieu A. Muhammad, do hereby certify that on the 2nd day of November 2005, a true and correct copy of the Plaintiff's motion to Dismiss And Discontinue Civil Complaint, have been served on the Attorney for the Defendants, Matthew J. McLaughlin Esq. Solicitor, For Erie County, 246 West 10th Street, Erie, Pa. 16501, in accordance to Fed. R.C. by first class mail.

Respectfully submitted

Beaulieu A. Muhammad

Pro Se Plaintiff

1895 E.C.P.

1618 Ark Street

Erie, Pa. 16503